At a SECIAL TERM of the SUPREME COURT held at the Court House in the City of Rochester, N.Y. on the 26th day of June, 1893.

Present, Hon. Lenge B. Bradle

Justice presiding.

SUPREME COURT, MONROE COUNTY.

In the Matter of the Dissolution

of the Fairport Universalist Society:

of

Fairport, Monroe County, N.Y.

Supreme Court of the State of New York:

On reading and filing the verified petition of Orlando P. Simmons, Egbert L. Hodskin and Byron Baird, the sole Trustees of the Fairport Universalist Society, of Fairport, Monroe County, N.Y., showing that the Fairport Universalist Society is a domestic religious Corporation, duly incorporated, organized, created and existing under the Laws of the State of New York and located at Fairport, Monroe County, New York, and that said corporation was so incorporated, organized and created on or about the 20th day of April, 1833, and that said Orlando P. Simmons, Egbert L. Hodskin and Byron Baird, the petitioners therein, are sole Trustees of said Society.

That the estimated value of the property of said society or corporation, is the sum of (\$2300.) Twenty Three Hundred Doll lars, and consists wholly of bonds and mortgages on real property within the County of Monroe aforesaid, and notes against responsible parties, all of which are deemed worth their face value by said Petitioners and are bearing interest at the rate of 6% per annum. That there are no claims, demands, debts or other liabilities of any description owing by said society, or which it is liable for in any manner to any person or persons, and that there are no claims, demands of liabilities against the same.

That for several years prior to the commencement of this proceeding, the said society has ceased to keep up its religious services in any manner and that it has ceased to act in its corporate capacity, except to keep up the organization for the purpose of taking charge of the funds belonging to said society, receiving the income therefrom and disbursing the same, and that all the real estate, furniture and fixtures of said society have been duly sold and disposed of; That not to exceed fifteen members of said society are now living and that said or otherwise society now is and for years has been unable financially, to provide, maintain and keep up its religious services.

That the foregoing are the particular reasons and causes why

the sale and dissolution asked for in said petition, are sought;

and purposes

any surplus of the proceeds of such property, is, that it be paid over to the State Association of Universalists, of the State of New York, a domestic religious corporation, duly incorporated under the Laws of the State of New York in trust; the income arising therefrom to be used by said State Association of Universalists for the uses , purposes and benefits of said Association, and the principal thereof to be paid over to the Universalist Society, should one ever hereafter be formed in Fairport, N.Y.

That due notice of said application has been given as required by Law, as more fully appears by the affidavit of A.J. Deal attached to said petition and filed therewith.

Now on motion of E.J.FISK, Attorney for the Petitioners herein, it is ordered, adjudged and decreed that the Fairport Universalist Society be, and the same hereby is dissolved; and it is hereby further ordered and decreed that the said Trustees namely: Orlando P.Simmons, Egbert L.Hodskin and Byron Baird and May are learly climated in self dispose of and convert into money at public or private sale all property belonging to said society, and after paying all debts of said society, and the necessary costs and expenses of such sale, and the necessary costs and disbursements of this proceeding of dissolution, which are herein allowed at the sum of Afficient Town dollars, and

They are hereby authorized, empowered and directed to pay over the surplus of such proceeds are maining after paying such debts, costs and expenses, to the State Association of Universalists of the State of New York; the same to be held by said Association in trust, and to be invested by it in stocks, bends and interest bearing securities, which said State Association is authorized by law to invest funds in, and the income arising therefrom to be used by said State Association of Universalists for the uses, purposes and benefits of said Association until such time as there shall be another Universalist Society duly New York incorporated in said Fairport; at which time the principal there of to be paid over to said new society for the uses, purposes

Upon making such payment as aforesaid and filing with the Clerk of this Court & proper voucherstherefor, it is further ordered, adjudged and decreed that the said Trustees be thereby discharged and fully released from any further liability the therein, as such fruiter as aforesaid.

and benefits thereof, and

Mound Esq. Attorney for Williamson Law Book Co., Publishers, Rochester, N. Y.